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		ATTORNEY DOCKET NO.		
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Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

W Mile

Advisory Action

Application No. 09/426,548

Applicant(s)

Robbins et al.

xaminer

Joseph T. Woitach

Art Unit 1632



			he cover sheet with the c		
Therefore, further action under 37 CEB	on by the applicant 1.1.13 may only be filed Notice of App	s required to avoid to e either: (1) a timely	APPLICATION IN COND ne abandonment of this filed amendment which ; or (3) a timely filed Re	application. A places the appl	proper reply to a final ication in condition for
	TH		Y [check only a) or b)]		
a) 💢 The period for	reply expires3	months from the ma	iling date of the final rejecti	ion.	
expires on the is later. In no rejection.	mailing date of this Ad event, however, will th	visory Action, OR contir e statutory period for th	two months as set forth in lues to run from the mailing e reply expire later than SIX	date of the final i (MONTHS from t	rejection, whichever he mailing date of the final
extension fee have bee	en filed is the date for a fee under 37 CFR 1.17	ourposes of determining (a) is calculated from: (th in (b) above, if check	e on which the petition und the period of extension and the expiration date of the ed. Any reply received by the granned patent term adjust	the corresponding shortened statuto he Office later tha	g amount of the fee. The bry period for reply originally in three months after the
1. A Notice of App 37 CFR 1.192(a	peal was filed on a), or any extension	thereof (37 CFR 1.1	Appellant's Brief must be 91(d)), to avoid dismiss	e filed within th al of the appea	e period set forth in I.
2. The proposed a requisite fees.	mendment(s) will be	e entered upon the ti	mely submission of a No	otice of Appeal	and Appeal Brief with
		ot be entered becaus			
(a) 🗓 they raise ne	w issues that would	d require further cons	ideration and/or search	. (See NOTE be	elow);
•		er. (See NOTE belov			
(c) 🗓 they are not issues for ap		e application in bette	r form for appeal by ma	iterially reducing	g or simplifying the
(d) \square they present	additional claims w	ithout cancelling a co	orresponding number of	finally rejected	claims.
			on and raise new issues		
the Gen	bank numbers are i	new matter because	<u>the specification fails to</u>	support (see 1	1. Other below)
4. Applicant's repl	y has overcome the	following rejection(s):		
separate, timely		ancelling the non-alle	owable claim(s).		wable if submitted in a
application in co	ondition for allowan		econsideration has beer e not been entered.	n considered bu	t does NOT place the
	exhibit will NOT be r in the final rejection		it is not directed SOLEI	_Y to issues wh	ich were newly raised
8. X For purposes of	Appeal, the status	of the claim(s) is as	follows (see attached w	ritten explanati	on, if any):
Claim(s) allowe	d: <i>None</i>				
Claim(s) rejecte	ed: <u>1-3</u>				
					proved by the Examiner
10. Note the attache	d Information Discl	osure Statement(s) (I	PTO-1449) Paper No(s).	·	Seit) (nuly
11.X Other a nexus be Genbank.	tween the claimed	MLH1/MSH2 genes	and the cDNA sequence	es in	SCOTT D. PRIEBE, PH.D PRIMARY EXAMINER